UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF GEORGIA DUBLIN DIVISION

IN RE: Arsheera Lashawnda White, aka Arsheera Lashawnda Williams, Debtor.	CHAPTER 7 CASE NO.: 23-30157
JPMORGAN CHASE BANK, N.A., Movant, v. Arsheera Lashawnda White, aka Arsheera Lashawnda Williams, Debtor, Joelyn W. Pirkle,	CONTESTED MATTER
Trustee, Respondents.	

MOTION FOR RELIEF FROM AUTOMATIC STAY

COMES NOW, JPMorgan Chase Bank, N.A., (the "Movant"), by and through its undersigned counsel, moves for relief from the automatic stay and alleges as follows:

1.

The Court has jurisdiction over this matter pursuant to 11 U.S.C. § 362, FRBP 4001(a), and the various other applicable provisions of the United States Bankruptcy Code, Federal Rules of Bankruptcy Procedure, and the laws of the United States of America.

2.

Arsheera Lashawnda White (the "Debtor"), filed a petition for relief under Chapter 7 of the Bankruptcy Code on September 29, 2023.

3.

Respondents executed a Retail Installment Sale Contract – Simple Finance

Charge (With Arbitration Provision), in which Movant, retains a security interest in the

vehicle, a 2020 Land Rover Range Rover Velar (VIN: SALYB2EX4LA294427), all of which is more fully described in the attached exhibits.

4.

Movant alleges that the Debtor is in default to Movant under the terms of the loan documents, having failed to make certain payments that have come due. As of November 2, 2023, the monthly payments are \$1,049.02 and the account is presently deliquent in the amount of \$3,405.44.

5.

Movant further alleges that there appears to be no equity in the vehicle; the vehicle is not necessary for effective reorganization; and the vehicle is depreciating in value daily. The approximate payoff under the loan documents is \$47,462.95. The vehicle is most recently valued at \$39,500.00.

6.

Cause exists including the lack of adequate protection to grant Movant relief form the automatic stay so as to authorize Movant to recover and dispose of the vehicle.

7.

Pursuant to 11 U.S.C. § 362, Movant alleges that sufficient cause, including lack of adequate protection, exists for the automatic stay to be terminated.

WHEREFORE, Movant respectfully prays to the Court as follows:

- (a) Hold a hearing pursuant to this Motion within thirty (30) days as is required under 11 U.S.C. Section 362(e);
- (b) That after notice and hearing, grant Movant relief from the automatic

stay, so as to allow Movant unrestrained possession, custody and control of the vehicle and be permitted to enforce its rights in accordance with the terms of its security documents and applicable state laws.

- (c) That the court grant immediate relief and waive the requirement of Bankruptcy Rule 4001(a)(3); and
- (d) That the Court grant such other relief as is just and proper.

Date: November 14, 2023

Robertson, Anschutz, Schneid, Crane & Partners, PLLC

/s/ Andrea L. Betts
Andrea L. Betts
Georgia Bar # 432863
13010 Morris Rd., Suite 450
Alpharetta, GA 30004
Telephone: 470-321-7112

Fax: 404-393-1425

Email: abetts@raslg.com

SUPPORTING DOCUMENTS

RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION)

Buyer Name and Address (Including County and Zip Code) ARSHEERA LASHAWNDA WHITE 202 HEDGE ROW Dublin, GA 31021 LAURENS Co-Buyer Name and Address (Including County and Zip Code) PRITCHARD VARICE WHITE 202 HEDGE ROW Dublin, GA 31021 LAURENS

Seller-Creditor (Name and Address)

HENNESSY CADILLAC, INC 3423 OLD NORCROSS ROAD WEST DULUTH, GA 30096

New/Used			Vehicle Ider	ntification Number	Primary Use For Which Purchased				
New			SALYB2EX4LA294427		Personal, family, or household unless otherwise indicated below business n/A				
		FEDERAL TR	UTH-IN-LENDING	DISCLOSURES		Returned Check Charge: You agree to pay a charge			
ANNUA PERCENT RATE The cost	AGE of	FINANCE CHARGE The dollar amount the	Amount Financed The amount of credit provided	Total of Payments The amount you will have paid after you	Total Sale Price The total cost of your purchase on	equal to the greater of \$30 or 5% of the check amoun if any check you give us is dishonored and we make written demand that you do so.			
your credi a yearly ra		credit will cost you.	to you or on your behalf.	have made all payments as scheduled.	credit, including your down payment of \$_4,000.00 is	NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR			
0,00	%	0.00	\$ 75,530.07	\$ 75,530.07	\$ 79,530.07	COULD ASSERT AGAINST THE			
	_	chedule Will B		1) means an estimate	SELLER OF GOODS OR SERVICES			
Number of Payments						OBTAINED PURSUANT HERETO OF WITH THE PROCEEDS HEREOF			
71 \$ 1,049.02		Monthly beginning 02/20/2021			RECOVERY HEREUNDER BY TH DEBTOR SHALL NOT EXCEE AMOUNTS PAID BY THE DEBTO				
- 1	1 \$ 1,049.65		Due:	01/20/2027	HEREUNDER.				
\$ 50.00 Prepayment. Security Inter Additional In	or or lf you pay rest. You formation	5 % of the pare giving a security as the security see this contract	art of the payment that ave to pay a penality. interest in the vehicle I	cluding information about		If the goods or services are obtained primarily for business or agricultural use, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract, unless the law allows it.			
contract to p insurance do purchase VS coverage is f	rotect the les not pr l insuran for the ini	e Creditor for loss of otect your interest ce through the Cre tial term of the con	or damage to the veh in the vehicle, You ma ditor, the cost of this tract.	icle (collision, fire, theft ay choose the insuran insurance is \$N/A	, concealment, skip), oce company through	reditor requires VSI insurance for the initial term of the VSI insurance is for the Creditor's sole protection. This is which the VSI insurance is obtained. If you elect to in Item 4B of the Itemization of Amount Financed. The			

			HS IS A CUS	TOMER COMPLI	ETED COPY O	F THE SIGNED ELEC	TRONIC	FORM HELD BY ROUTEONE LL	c.	
І ТІ	EMIZATION OF AMOUNT FINAN Cash Price (including taxes of \$	557- <u>SDB</u> 07 D							physical damag	ge insurance thing is authorized to rovide the physical
2	Total Downpayment =		N/A					damage insurance through an by you that is acceptable to us other insurance to obtain of	existing policy ov s. You are not re credit unless the	wned or controlled equired to buy and le box indicating
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	Ones Teste to Alleren	•	. ,		œ.	N/A		If any insurance is chec	ked below, polic	ies or certificate
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	A Cost of Optional Credit Insurar	,	ce Company or	Companies				Home Office Address		
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	B Vendor's Single Interest Insura	ance Paid to Insura	nce Company		\$	N/A		required to obtain credit. You life insurance and credit disal	r decision to buy pility insurance v	or not buy credi
	C Other Optional Insurance Paid				\$	N/A		in the credit approval proc	ess. They will	not be provided
	D Optional Gap Contract				\$	995.00		this insurance, the cost is sh	own in Item 4A	of the Itemization
	E Official Fees Paid to Governm	ent Agencies			Ψ			of Amount Financed, Credit original payment schedule, T	life insurance is his insurance ma	s based on you av not pay all you
	to N/A	for N/A			\$	N/A		owe on this contract if you	u make late p	ayments. Credi
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	F Government Taxes Not Includ	ed in Cash Price			\$	N/A		Credit life insurance and cr required to obtain credit. You life insurance and credit disal in the credit approval procunless you sign and agree to this insurance, the cost is shof Amount Financed. Credit original payment schedule. Towe on this contract if yo disability insurance does n payment or in the number colife insurance and credit dioriginal due date for the last for the insurance is shown be	elow.	s a amoroni tom
	G Government License and/or R	Registration Fees			,					
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	License Fee				\$	124.00				
	H Government Certificate of Title	e Fees			\$	18.00				
	Other Charges (Seller must id	entify who is paid a	and describe pu	urpose.)				Other Optic	nal Insurar	nce
	to N/A		edit or Lease B		\$	N/A		□ N/A		N/A
	to Dealer		ımentation Fe		\$	817.00		Type of Insuran	ce	Term
	to EXPERT AUTO	for SURF	ACE PROTEC	TION PLUS	\$	1,246.00		Premium \$		N/A
	to EASY CARE	101	& Wheel		\$	2,202.00		Insurance Company Name		
	to N/A	for N/A			\$	N/A		N/A		
	to N/A	for N/A			\$	N/A		Home Office Address		
	to N/A	for N/A			\$	N/A		N/A		
	to N/A	for N/A			\$	N/A		□ <u>N/A</u>		N/A
	to N/A	for N/A			\$	N/A		Type of Insuran	ce	Term
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	to N/A	for N/A			\$	N/A		N/A		
	to N/A	for N/A			\$	N/A		Home Office Address		
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5	Amount Financed (3 + 4)				\$	75,530.07	7 (5)	Other optional insurance is		
OP	PTION: You pay no finand	ce charge if the					fore	Your decision to buy or not lenot be a factor in the credit provided unless you sign ar	approval proce nd agree to pay	ess. It will not be
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	PTIONAL GAP CONTRACT							X C N/A		N/A
to	edit and will not be provided buy a gap contract, the char	ge is shown in It	tem 4D of the	e Itemization	of Amount	Financed. See y		Buyer Signature		Date
ga	ap contract for details on the t	erms and condit	ions it provide	es. It is a par	rt of this co	ntract.		N/A		

TRUE AND ACCURATE COMPLETED COPY - UCC NON-AUTHORITATIVE COPY

 \mathbf{x} C N/A N/A Co-Buyer Signature THIS INSURANCE DOES NOT INCLUDE INSURANCE

ON YOUR LIABILITY FOR BODILY INJURY OR PROPERTY DAMAGE CAUSED TO OTHERS.

EASYCARE GAP

Name of Gap Contract

_ Mos.

I want to buy a gap contract.

Buyer Signs X B O

Case 23-30157-SDB DOC#.13 Filed.11/14/23 Entered.11/14/23 12.01.51 Page.7 of 12 1. FINANCE CHARGE AND PAYMENTS e. What happens to returned insurance, may be a supplied to the control of the control o

- **a.** How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed.
- b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose as the law allows.
- c. How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- d. You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment.

2. YOUR OTHER PROMISES TO US

- a. If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.
- b. Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.
- c. Security Interest.

You give us a security interest in:

- The vehicle and all parts or goods put on it;
- · All money or goods received (proceeds) for the vehicle;
- All insurance, maintenance, service, or other contracts we finance for you; and
- All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

d. Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as an additional insured and as loss payee. If you do not have this insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge computed at the Annual Percentage Rate shown on page 1 of this contract or, at our option, the highest rate the law permits.

If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle. e. What happens to returned insurance, maintenance, service, or other contract charges. If we obtain a refund of insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you owe.

IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

- a. You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments. If you pay late, we may also take the steps described below.
- b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once. Default means:
 - You do not pay any payment on time;
 - You give false, incomplete, or misleading information during credit application;
 - You start a proceeding in bankruptcy or one is started against you or your property; or
 - You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

- c. You may have to pay collection costs. If we hire an attorney to collect what you owe, you will pay 15% of the amount you owe as attorney's fees, plus court costs. We will charge only attorney's fees and court costs the law permits.
- d. We may take the vehicle from you. If you default, we may have take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking be device (such as GPS), you agree that we may use the device for the find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem). We will tell you how much to pay to redeem. Your right to redeem ends when we sell the vehicle.
- f. We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.
 - We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.
- g. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

- Unless the Seller makes a written warrantly, or enters: into 14/23 service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.
- This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide.
- 5. Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el
- 6. SERVICING AND COLLECTION CONTACTS

contrato de venta.

You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you.

⁷Er#PPLYAB/FE4/23 12:01:51 Page:8 of 12 Federal law and the law of the state of Georgia apply to this contract.

Electronic Contracting and Signature Acknowledgment. You agree that (i) this contract is an electronic contract executed by you using your electronic signature, (ii) your electronic signature signifies your intent to enter into this contract and that this contract be legally valid and enforceable in accordance with its terms to the same extent as if you had executed this contract using your written signature and (iii) the authoritative copy of this contract ("Authoritative Copy") shall be that electronic copy that resides in a document management system designated by us for the storage of authoritative copies of electronic records, which shall be deemed held by us in the ordinary course of business. Notwithstanding the foregoing, if the Authoritative Copy is converted by printing a paper copy which is marked by us as the original (the "Paper Contract"), then you acknowledge and agree that (1) your signing of this contract with your electronic signature also constitutes issuance and delivery of such Paper Contract, (2) your electronic signature associated with this contract, when affixed to the Paper Contract, constitutes your legally valid and binding signature on the Paper Contract and (3) subsequent to such conversion, your obligations will be evidenced by the Paper Contract

NO COOLING OFF PERIOD

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind.

RUE AND ACCURATE

COPY - UCC NON-AUTHORITATIVE COPY

ARBITRATION PROVISION

Case:23-30157-SDBLEASeCHEVIEWFIMPORTANT 2 AFFECTS POUR 1/12 A 23 103 103 151 Page:9 of 12

- 1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL,
- 2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
- DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT. AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association (www.adr.org) or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting its website. Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fee all up to a maximum of \$5000, unless the law or the rules of the chosen arbitration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act,

You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract, If any part of this Arbitration Provision, other than waivers of class action rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this Arbitration Provision shall be unenforceable.

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

HOW THE CONTRACT CAN BE CHANCED TH			
contract must be in writing and we must sign it. No Buyer Signs XD ()—(is contract contains the entire agreement oral changes are binding. Co-Buyer Signs		this contract. Any change to this
If any part of this contract is not valid, all other parts For example, we may extend the time for making s See the rest of this contract for other importan	s stay valid. We may delay or refrain from a some payments without extending the time	enforcing any of our rights under	this contract without losing them.
NOTICE TO THE BUYER: Do not sign this exact copy of the contract you sign.	s contract before you read it or if	it contains any blank spa	ices. You are entitled to an
2000 2 2 2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
You agree to the terms of this contract. You take it and review it. You acknowledge	that you have read all pages of thi	s contract, including the a	to you, and you were free irbitration provision above,
You agree to the terms of this contract. You take it and review it. You acknowledge before signing below. You confirm that you	that you have read all pages of thi ou received a completely filled-in	s contract, including the a copy when you signed it.	rbitration provision above
You agree to the terms of this contract. You acknowledge before signing below. You confirm that you begin to be signing below. You confirm that you begin to be signing below.	that you have read all pages of thi ou received a completely filled-in of Date 01/06/2021 Co-Buyer S	s contract, including the a copy when you signed it. ions XE ♀☞	Date 01/06/2021
You agree to the terms of this contract. It to take it and review it. You acknowledge before signing below. You confirm that you begin to be a signing below. You confirm that you begin to be a significant t	that you have read all pages of this ou received a completely filled-in a Date 01/06/2021 Co-Buyer S	s contract, including the a copy when you signed it.	Date 01/06/2021
You agree to the terms of this contract. You take it and review it. You acknowledge before signing below. You confirm that you	that you have read all pages of this pureceived a completely filled-in a Date 01/06/2021 Co-Buyer S WHITE Co-Buyer P ch Purchased": Print Name N/A no is responsible for paying the entire debt. An other pages of the purchased of the purchased of the pages of the purchased of the pages of the pages of the purchased of the pages of	is contract, including the a copy when you signed it. igns XE QW rinted Name PRITCHARD VAI Title N/A ner owner is a person whose name is	Date 01/06/2021

30157-SDB Doc#:13 Filed:11/14/23 Entered:11/14/23 12:01:51 Page:10 o 9750 Goethe Road | Sacramento, CA 95827

www.dealertrack.com



Lien and Title Information

Lienholder

ELT Lien ID

JPMORGAN CHASE BANK NA Lienholder

Lienholder Address Lien Release Date

Vehicle and Titling Information

VIN

SALYB2EX4LA294427

Title Number Title State

GA

Year

2020 LNDR

Make Model

Owner 1

ARSHEERA LASHAWNDA WHITE

Owner 2 PRITCHARD VARICE WHITE

134 MUSGROVE ST **Owner Address**

DUBLIN, GA 310216428

Issuance Date

1/26/2021

Received Date

1/26/2021 ELECTRONIC

ELT/Paper Odometer Reading

Branding

Printed: Thursday, November 2, 2023 2:13:54 AM PST

Page: 1 Document Name:	Susan McDo	owell		
AMAI CIGA 11/02,		ACCOUNT INQUIF		05:18:20
Case:23-30157-SI	OB Doc#:13	Filed:11/14/23 PENW	<u>re</u> d:1114124/23-:	124.04N.5ROVE≥:11 of 12
CTL2 001 CTL3 000	CTL4 0000	ACCT	0106	EFF DATE 11/02/23
CTL2 001 CTL3 000	CTL4 0000	CUST		LEGAL STAT = L
				SIMPLE INT - FIXED RATE
PAYOFF	47462.95	****** RATES	*****	AUTO DR N
ORIG LOAN AMT	75530.07	CURR RATE	0.0001000	PROD TYPE IRFC
ORIG PROCEEDS	75530.07	ORIG RATE	0.0001000	PRIM OFFICER CAF
LT CHG DUE	258.38	PER DIEM	0.0000000	GL KEY 01 001 3510 3
FEES DUE	0.00	****** DATES	3 ******	CALL CODE 06B0
CURRENT PRIN	47204.57	CONTRACT DATE	01/06/21	**** REPAYMENTS ****
CURRENT INT	0.00	CURR MATURITY	04/20/27	CURR TERM 75
******	*****	CLOSED DATE		PYMTS MADE 27
REG PYMT AMT	1049.02	NEXT DUE DATE	11/20/23	PYMTS REM 45
NEXT DUE AMT	1049.02	PAST DUE DATE	08/20/23	MONTHS EXTD 003 REN N
PAST DUE AMT	3147.06	LAST MAINT DT	11/01/23	YTD INT COLL 0.00
******	*****	LST BAL CHG DT	09/20/23	INT COL PREV 0.00
ARSHEERA L WHITE				**** CREDIT HIST ****
202 HEDGE ROW				010 030 060 090 120 150
		COLLA	ATERAL	005 003 002 000 000 000
DUBLIN	GA	31021-6436 CODE:	AU	
PH		DESC: 2020 LAND	ROVER	RANGE ROVE
PF3-ADDL INFO PF9-	-CUST INFO	PF10-ENDORSER I	NFO	

Date: 11-02-2023 Time: 14:49:15.55

11/2/2023

J.D. POWER Used Cars/Trucks

Vehicle Information

Vehicle: 2020 Land Rover Range Rover Velar

Utility 4D S 4WD 2.0L 14 Turbo

Region: Southeastern

Period: November 2, 2023

VIN: SALYB2EX4LA294427

Mileage: 52,500

Base MSRP: \$56,300

Typically Equipped MSRP: \$61,405

Weight: 4,217



J.D. POWER Used Cars/Trucks Values

	Base	Mileage Adj.	Option Adj.	Adjusted Value
Monthly				
Trade-In				
Rough	\$31,850	N/A	N/A	\$31,850
Average	\$34,225	N/A	N/A	\$34,225
Clean	\$36,200	N/A	N/A	\$36,200
Clean Loan	\$32,600	N/A	N/A	\$32,600
Clean Retail	\$39,500	N/A	N/A	\$39,500